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GOVERNMENT GAZETTE

BOLETIM OFICIAL

GOVERNMENT OF GOA, DAMAN AND DIU

Finance (Expenditure) Department

Notification

3-96/68/Fin(Exp)

The Notification No. 1/95/66-GP from the Government of India, Ministry of Home Affairs is re-published herebelow for general information.

V. S. Srinivasagopalan, Dy Secretary (Finance).

Panaji, 8th February, 1968.

GOVERNMENT OF INDIA

MINISTRY OF HOME AFFAIRS

Notification

1/95-66-GP

G. S. R. — In exercise of the powers conferred by Section 3 of the Goa, Daman and Diu (Absorbed Employees) Act, 1965 (50 of 1965), the Central Government hereby makes the following rules to amend the Goa, Daman and Diu (Absorbed Employees Conditions of Service) Rules, 1965, namely:

1. (1) These rules may be called the Goa, Daman and Diu (Absorbed Employees Conditions of Service) Amendment Rules, 1967.

(2) They shall be deemed to have come into force on the 1st day of February, 1966.

2. In the Goa, Daman and Diu (Absorbed Employees Conditions of Service) Rules, 1965, —

(1) in clause (e) of rule 2, for the words and figures «and shall include complementary pay and the charge allowance granted under rule 15» the following shall be substituted, namely: «and shall include —

(i) complementary pay;
(ii) the charge allowance granted under rule 15;

- (iii) compensatory pay or special pay granted by the Portuguese Government to any of their employees in Goa, Daman and Diu with a view to protecting the reduction in their pay as a result of re-organisation and revision of pay scales; and
- (iv) increment of ten per cent of pay granted by the Portuguese Government to any of their employees in Goa, Daman and Diu on completion of a stipulated years of service on the ground that there was no scope of further promotion»;

(2) in rule 7, —

- (i) in sub-rules (1) and (2) for the words «under the Portuguese Administration of Goa, Daman and Diu, the words «in Portugal or under the Portuguese Administration of Goa, Daman and Diu or in any other Portuguese colony» shall be substituted;
- (ii) after sub-rule (5) the following sub-rule shall be inserted namely:

«(6) Subject to the provisions of sub-rule (7), the provisions of these rules shall apply to a person who, on the appointed day, attains the age of superannuation under the Central Rules without having any earned leave to his credit on that day and —

- (a) who was permanent and making pensionary contribution under the aforesaid Statute; or
- (b) who was permanent but making no pensionary contribution under the aforesaid Statute; or
- (c) who was temporary.

(7) (a) In a case falling under clause (a) of sub-rule (6), the person referred to therein shall have the option to be governed either by the aforesaid Statute or by the Liberalised Pension Rules.

(b) In a case falling under clause (b) of that sub-rule, the person referred to therein shall be governed by the Liberalised Pension Rules.

(c) In a case falling under clause (c) of that sub-rule, the person referred to therein shall be entitled only to the retirement benefits admissible to temporary Central Government employees.»;

3. For rule 13, the following rule shall be substituted, namely:—

«13. *Other matters*:— The conditions of service of absorbed employees relating to all matters other than those for which provision has been made in the foregoing rules shall be governed by the Central rules, if any, on that matter, and save as aforesaid, any right, privilege or concession enjoyed by such employee immediately before the 1st day of February, 1966 shall stand abrogated with effect from that day.»;

4. In rule 18, after item 6 and the entries relating thereto, the following shall be inserted, namely:—

«7. Santa Casa de Misericordia (Administrative Body of Public Unity);

8. Caixa Economica de Goa.»;

5. After rule 20, the following rule shall be inserted, namely:—

«20 A. *Rules to apply to persons absorbed in Defence establishments*.

The provisions of these rules shall apply to an absorbed employee who is serving on the appointed day in a Defence establishment subject to the following modifications, namely:—

- (a) The references to Central Rules shall be construed as references to the rules relating to conditions of service generally applicable to civilians in Defence Services; and
- (b) the reference to the Revised Leave Rules, 1933, in rule 6 shall be construed as a reference to the Leave Rules for civilians in Defence Services.»;

6. In rule 21, the words «Defence or» shall be omitted.

Y. D. SEHGAL

Under Secretary to the Government of India.

Revenue Department

ORDER

RD/END/42/68

Sanction is hereby accorded to the Bye-Laws of the Hindu Temple of Shri Calambadevi Satpuruxa, of Poir Maem, Bicholim Taluka, comprising 16 sections and which with the respective list of mahajans, is signed by the Director of Civil Administration Services.

By order and in the name of the Administrator of Goa, Daman and Diu.

W. G. Ranadive, Secretary (Revenue).
Panjim, 9th February, 1968.

Bye-Laws of Temple of «Shri Calambadevi Satpuruxa» of Poir Maem

CHAPTER I

Regarding Temple & its Mahajans.

Section 1. In the Poir ward of Maem village there is a temple of Shri Calambadevi Satpuruxa with its

subsidiary (Filiais) Temples of Shri Ravolnata, Shri Barazana, Shri Xetrapale & Shri Culla & Marin-ganna Gadvanso.

All the above Temples are located in the private property known as «Ailitoddo» & the Temple «Marin-ganna» in the other plot of same denomination. The «sonio» of main Temple, the well & tulsi are located in three different private properties under the same denomination.

Section 2. The «Mazania» of the aforesaid Temple is constituted of individuals belonging to two groups or «vangors», being the first one of VAIXA class using the surname of «Porobo Corjuencar» and the second one of Maratha class, using the surname of «Tari Corjuencar». All of them are hailing from Corjuem village.

Para one— The actual mahajans are those quoted in the catalogue or list attached.

CHAPTER II

Regarding Funds, Income & Expenditure

Section 3. The actual estate of the Temple is comprised of land property «Batilem», situated at Pod-vale ward of Corjuem village, Temple buildings, the other well and Tulshi, gold, silver and other metal ornaments, the income of offers, donations and oblations, movable property existing in the temples and balance in cash.

Para unique— All the movable and immovable property should be entered in the inventory book kept for the purpose.

Section 4. The income is comprised of rent of land property, interest on capital, annual contribution which will be fixed by the Mahajans and submitted for approval of higher authorities, donations, oblations, charges of cultural rites and any other accidental incomes.

Section 5. The expenditure is comprised of cleaning and maintenance charges of temples buildings, taxes payable to the Government on lands, servant's salaries, expenses of festivals, all the legal expenses and some accidental.

CHAPTER III

Regarding Prayers & Festivals

Section 6. In the Shri Calambadevi Satpuruxa Temple, there will be daily prayer comprised of puja, nandadipa and mahameevedia.

Section 7. In each of the subsidiary Temples of Shri Ravolnath, Shri Barazana, Shri Xetrapale and Shri Culla, there will be performed simple cult of puja, daily.

Section 8. The annual scheduled festivals, are as under:

During the Shravana Month:— a) Four mondays in the temple of Shri Calambadevi Satpuruxa, with the festival of puja, brahamanna — Suassina, Sthal-nivad, Puranna and Quirtona. On the first Monday the expenses will be borne by the gramasthas of Corjuem, the second Monday by the family of Simama Laximana Tari Corjuencar, on the third Monday by the family of Doma Gopala Corjuencar

and the fourth Monday by the Mazania, in this last ease the expenses are to be borne by temples Treasury (funds). On the fifth Monday the expenses will be faced by both the «Vangars» alternately. b) *During the Ashvin Month*: — The festival of Navaratna will be carried by the family of Dorma Porob Corjuencar at his expenses. Dasara, on the day of Vijayadashmi with three «tarangs» of Shri Rovolnath, Shri Barazana and Shri Xetrapale, respectively, carried by Porob Narvencar, Porob Corjuencar and Tami Corjuencar. c) *During Magha — Pratishtadlin Month*: — Procession with «Paiki» on Poornima day Zatra of Mahaxivaratri on the day «Krishna Chaturdashi» with 'tarangs' deuzans and «Khollas», this will be carried by Porob Corjuencar, first to the Shri Barazana Temple until the Porob Corjuencars family do not possess one house for residence in the Poira ward. On the next day the Porob Corjuencars will serve the dinner at their own expenses (pammer). After the dinner the procession with «Kholas» and «Tarang» will proceed to Maem Village and from there to Sirigao. In the temple of Shri Calambadevi Satpuruxa «Deuzans» will be lighted. At the right side of the altar door will be of Porob «Vangor» and at the left that of Taris «Vangar». The «deuzans» will be lighted by the Bhatt, in the following order: 1st of Narvencares, 2nd of Corjuencars and 3rd of Taris. Thereafter the lighted candle will be received by Narvencar from the Bhatt and passed on to the Mahar to light his «diuzan». d) *During the Falguna Month*: — Holi, one in front of each of the following temples: Shri Calambadevi Satpuruxa, Shri Rovolnath and Shri Xetrapalla.

Section 9. In all the five Temples ceremonies of (Homa) Purification will be held after Dasra, Mahaevratre, Sigma are over.

CHAPTER IV

Regarding Servants & their Duties

Section 10. The servants are: —The Puzari Bhatt, Deulli and Mahar.

Section 11. It is the duty of Pujari Bhatt to perform all the practices of cult and the others of «Clergy».

Section 12. It is the duty of Deulli to sweep, clean and light the temple's premises during the nights.

Section 13. It is the duty of Mahar to play and perform the Maringanna puja.

Section 14. Charges in respect of cult, prayers, festivals, etc. are those quoted in the respective table, changes or alterations in the charges are subject to prior sanction of competent authorities.

Section 15. The present Bye-laws will be put in force after being approved by the Government and after 3 days over their publication in the Government Gazette.

Section 16. «Mazania» is subject to the rules and regulations published from time to time.

• List of Mahajans

Narana Baboni Porob Corjuencar, Ramachondra Pundolica Porob Corjuencar, Locximona Pundolica

Porob Corjuencar, Bicaro Ganes Porob Corjuencar, Visvonata Xencora Porob Corjuencar, Madeva N. Porob Corjuencar, Sitarama Crisna Porob Corjuencar, Ramanata Porob Corjuencar, Motirama Porob Corjuencar, Voicunta Naguexa Porob Corjuencar, Balchondra Data Porob Corjuencar, Crisna Data Porob Corjuencar, Xembu Porob Corjuencar, Mohan Porob Corjuencar, Sundar Rau Narana Porob Corjuencar, Sadassiva Purxotoma Porob Corjuencar, Shamasunder Porob Corjuencar, Dorma Gopal Porob Corjuencar, Umexa Porob Corjuencar, Vassanta Vitola Porob Corjuencar, Naguexa Ramachondra Porob Corjuencar, Damodar Guna Tari Corjuencar, Naraina Ramachondra Tari Corjuencar, Gajanana Naraina Tari Corjuencar, Namadeva Babusso Tari Corjuencar, Mucunda Data Tari Corjuencar, Rohidas Jaganata Tari Corjuencar, Vassanta Roguvir Tari Corjuencar, Quira Chandracanta Tari Corjuencar, Venctexa Loximona Tari Corjuencar, Shencar Vitola Tari Corjuencar, Jenardana Dondu Tari Corjuencar, Audumbar Gopi Tari Corjuencar, Pundolica Caxinata Tari Corjuencar, Vamona Sadassiva Tari Corjuencar, Mallu Caxinata Tari Corjuencar, Deu Crisna Tari Corjuencar, Aneuxa Rama Tari Corjuencar, Baburau Vamona Tari Corjuencar, Vinaeca Rogunata Tari Corjuencar, Visvonata Madeva Tari Corjuencar, Saunlo Harichondra Tari Corjuencar, Atmarama Xaba Tari Corjuencar, Pundolica Crisna Tari Corjuencar, Ganes Jeganata Tari Corjuencar, Dorma Datta Tari Corjuencar, Sacarama Vitola Tari Corjuencar, Esvonta Siva Tari Corjuencar, Sitarama Xembu Tari Corjuencar, Xembu Sitarama Tari Corjuencar, Deu Madeva Tari Corjuencar, Harichondra Atmarama Tari Corjuencar, Ananta Rogunata Tari Corjuencar, Visvonata Vitu Tari Corjuencar, Panduronga Vitu Tari Corjuencar, Soguna Vitu Tari Corjuencar, Sitarama Babu Tari Corjuencar, Panduronga Xaba Tari Corjuencar, Visvonata Mucunda Tari Corjuencar, Crisnanata Bablo Tari Corjuencar, Vamona Damodar Tari Corjuencar, Rajarama Vatu Tari Corjuencar, Siva Mossa Tari Corjuencar, Ramacrisna Visvonata Tari Corjuencar, Esvonta Xamba Tari Corjuencar, Rogunata Loximona Tari Corjuencar, Ramacrisna Manguexa Tari Corjuencar, Xamba Naraina Tari Corjuencar, Ananta Sadassiva Tari Corjuencar, Datarama Madeva Tari Corjuencar, Quexova Ananta Tari Corjuencar, Ganaxama Vamona Tari Corjuencar, Ramesha Trivicrama Tari Corjuencar, Dorma Arjuna Tari Corjuencar, Arjuna Dorma Tari Corjuencar, Atmarama Soiro Tari Corjuencar, Roguvira Naraina Tari Corjuencar, Visvonata Naraina Tari Corjuencar, Naraina Esvonta Tari Corjuencar, Ramanata Xencora Tari Corjuencar, Rama Gopota Tari Corjuencar, Arjuna Geganata Tari Corjuencar, Mahesvar Ramanata Tari Corjuencar, Balchondra Gopal Tari Corjuencar, Manohar Vassu Tari Corjuencar, Vamona Xembu Tari Corjuencar, Jeganata Dorma Tari Corjuencar, Loximona Siurama Tari Corjuencar, Siurama Loximona Tari Corjuencar, Seguna Crisna Tari Corjuencar, Rajarama Crisna Tari Corjuencar, Baburau Esvonta Tari Corjuencar, Rogunata Mucunda Tari Corjuencar, Rama Visvonata Tari Corjuencar, Rajarama Visvonata Tari Corjuencar, Gones Baboni Tari Corjuencar, Rama Govinda Tari Corjuencar, Crisna Rama Tari Corjuencar, Visvonata Petu Tari Corjuencar, Vamona Caxinata Tari Corjuencar, Rajarama Duma Tari Corjuencar, Pundolica Siva Tari Corjuencar, Shashicanta Vitu Tari Corjuencar, Chandracanta Saunlo Tari Corjuencar, Murrari Madeva Tari Corjuencar, Harichondra Datta Tari Corjuencar, Bicaro Deuba Tari Corjuencar,

Vitu Gonu Tari Corjuencar, Shamba Madeva Tari Corjuencar, Gopal Siva Tari Corjuencar, Pundolica Naguexa Tari Corjuencar, Gonpota Rama Tari Corjuencar, Trivicrama Tari Corjuencar, Digambar Damodar Tari Corjuencar, Baburau Xencor Tari Corjuencar, Hari Tari Corjuencar, Quexova Tari Corjuencar, Dinanata Vamona Tari Corjuencar, Narana Madeva Tari Corjuencar, Sadassiva Ananta Tari Corjuencar, Zoivonta Siurama Tari Corjuencar, Ecanata Siurama Tari Corjuencar, Narshiva Rogunata Tari Corjuencar, Pablo Esso Tari Corjuencar, Ramaraia Rogunata Tari Corjuencar, Damodar Vamona Tari Corjuencar, Maddu Bhicu Tari Corjuencar, Devidassa Loximona Tari Corjuencar, Rama Sadashiva Tari Corjuencar, Gopi Raghoba Tari Corjuencar, Jenardona Data Tari Corjuencar, Tucarama Loximona Tari Corjuencar, Shamba Loximona Tari Corjuencar, Ganesh Vitoba Tari Corjuencar, Pundolica Xencor Tari Corjuencar, Naguexa Ladu Tari Corjuencar, Govinda Naguexa Tari Corjuencar, Sada Khetlo Tari Corjuencar, Babani Raiu Tari Corjuencar, Gopal Pundolica Tari Corjuencar, Narcinva Bussso Tari Corjuencar.

Directorate of Civil Administration at Panjim, 8th February, 1968. — S. N. Dhumak, Collector and D. C. A.

♦♦♦♦♦ Law and Judicial Department

Notification

LD/N/67/67-68

In exercise of the powers conferred by clause (25) of section 59 of the Prisons Act, 1894 and all other powers enabling him in that behalf the Lieutenant Governor of Goa, Daman and Diu hereby makes the following rules namely:

1. **Short title and commencement.** — (1) These rules may be called the Goa, Daman and Diu visitors of prisons Rules, 1968.

(2) They shall come into force on the 7th day of February, 1968.

2. **Definitions.** — In these rules unless the context otherwise requires:

(a) "Board" means a board of visitors constituted in accordance with the provisions of these rules.

(b) "Chairman" means the Chairman of the board.

(c) "Government" means the Government of Goa, Daman and Diu or the Lieutenant Governor appointed by the President of India as such under art 239 of the Constitution for the Union Territory of Goa, Daman and Diu.

(d) "Visitor" means a member of the board.

3. **Board of visitors.** — There shall be a Board of visitors for each prison in the Union Territory of Goa, Daman and Diu consisting of ex-officio visitors and non-official visitors appointed under these rules.

4. **Ex-officio visitors.** — The officers shown in column No. 3 of the following table shall be ex-officio visitors for the Jails shown in the corresponding entry of column No. 2.

St. No.	Name of the Jail	Ex-officio visitors
1	2	3
1.	1. Central Jail, Aguada	1. District and Sessions Judge, Goa. 2. District Magistrate, Goa. 3. Senior Supdt. of Police, Panaji. 4. Director of Public Works Dept., Panaji. 5. Director of Public Health. 6. Director of Industries and Mines. 7. Director of Agriculture. 8. Director of Animal Husbandry and Veterinary Services. 9. Director of Education. 10. Director of Social Welfare.
2.	Sub Jail, Reis Magos	
3.	Sub-Jail, Daman	1. District Magistrate, Daman. 2. Additional Sessions Judge, Daman. 3. Deputy Supdt. of Police. 4. Civil Surgeon, Govt. Hospital. 5. Executive Engineer. 6. Block Development Officer.
4.	Sub-Jail, Diu	1. District Magistrate, Diu. 2. Civil Surgeon, Govt. Hospital, Diu. 3. Executive Engineer. 4. B. D. O. 5. Mamlatdar.

5. **Non-Official visitors.** — (1) There shall ordinarily be two non-official visitors for each of the jails in the Union Territory of Goa, Daman and Diu.

(2) Out of the two non-official visitors one of them shall be the M. L. A. of the concerned area and the other shall be a well known social worker of that area.

(3) No person shall be appointed as a non-official visitor unless he or she is willing to serve as such visitor.

6. **Appointment of non-official visitors.** — (1) The appointment of non-official visitors (other than members of the Goa, Daman and Diu Legislative Assembly) shall, subject to the provisions of sub-rule (4), be made by the Government from amongst persons who, in its opinion, are interested in the administration of prisons and are likely to take interest in the prisoners and their welfare both while they are in prison and after their release.

(2) The appointment of members of Goa, Daman and Diu Legislature as visitors shall, subject to the provisions of sub-rules (3) and (4), be made by the Government annually from amongst the members of the Goa, Daman and Diu Legislative Assembly.

(3) The tenure of office of visitors appointed under sub-rule (1) shall ordinarily be three years, and of the members of the Goa, Daman and Diu Legislature shall be one year or till the member ceases to be a member of the Goa, Daman and Diu Legislature, whichever is earlier.

(4) All appointments made under this rule shall be notified in the Official Gazette.

Explanation: For the purpose of this rule, a member of the Goa, Daman and Diu Legislature shall not include a Minister, Deputy Minister or Minister of State or the Speaker or the Deputy Speaker of the Goa, Daman and Diu Legislative Assembly.

7. Chairman of Board. — The District Magistrate shall be the Chairman of the Board. In the absence of the Chairman, the meetings of the Board shall be presided over by the District and Sessions Judge /Adl Sessions Judge.

8. Power of Government to terminate appointment of visitors. — Notwithstanding anything contained in the foregoing rules, the Government may, at any time, terminate the appointment of any person appointed as a visitor, ex-officio or otherwise.

9. Every visitor to be provided with copy of rules. — Every visitor shall, on appointment, be provided with a copy of these rules.

10. List of visitors to be posted at Prison Gates. — A list of the visitors of the prison shall be posted in a conspicuous place between the two Prison Gates.

11. Meetings of Boards-visits to prisons. — The Chairman shall convene a quarterly meeting of the Board in the months of January, April, July and October to carry out the duties specified in these rules.

(2) The Chairman shall arrange a weekly programme of visits to a prison by one of the visitors and the Superintendent of that prison shall give timely intimation to the visitor concerned of the prison and of the week in which he is required to visit the prison in accordance with the programme arranged as aforesaid.

(3) The Chairman shall also likewise arrange for the periodical inspection of women's wards in a prison by lady visitors.

(4) Notwithstanding anything contained in sub-rules (2) and (3).

(a) any visitor may visit any prison for which the Board (of which he is the member) is appointed on any day at any time during the day in addition to his or her weekly visit arranged by the Chairman under sub-rule (2) or (3).

(b) an ex-officio visitor whose headquarter is situated at a place other than the place where a meeting of the Board is held or the prison is situated may not attend the quarterly meetings or pay weekly visits as arranged by the Chairman but such visitor shall so far as is practicable visit the prison in the course of inspection tour of his subordinate offices located at the place where the prison is situated.

(5) No visitor shall nominate a substitute to function in his place for the purpose of these rules.

12. Conveyance allowance to non-official visitors. — A non-official visitor shall be entitled in respect of every visit to a prison made in pursuance of the provisions of these rules to such conveyance charges as may be sanctioned by the Government from time to time.

13. Visitors not to visit after lock-up and on Jail Holidays and Saturdays. — Except for special rea-

sons which shall be recorded in the Visitors' Book, no visitor shall inspect any prison on Saturdays and jail holidays as may be specified from time to time or between the hours of 6 p. m. and 6 a. m.

14. Visitors to be accompanied by officer and escort during inspection of prison. — On arrival of a visitor in a prison, the officer, if any, on duty at the gate or the Gatekeeper shall arrange for an Executive Officer to accompany the visitor with adequate escort. No visitor shall be allowed to proceed further unless accompanied by the Executive Officer with adequate escort.

15. Period of detention of undertrial prisoners to be watched by official visitors. — Visitors may at the time of their visits make a note of the number of prisoners confined in undertrial wards and their respective periods of detention, and may make a report in the Visitors' Book about the case of undertrial prisoners which appear to have been unduly delayed beyond the prescribed period of three months.

16. Duties of visitors. — All visitors may, as far as possible —

- (a) inspect the barracks, cells, wards, work-sheds and other buildings of the prisoners.
- (b) ascertain whether —
 - (i) considerations of health, cleanliness and security are attended to.
 - (ii) proper management and discipline are maintained in every respect.
- (c) examine —
 - (i) the registers of convicted and undertrial prisoners;
 - (ii) the punishment book;
 - (iii) other prison registers containing entries relating to prisoners;
 - (iv) the prison accounts containing entries relating to prisoners;
- (d) hear and attend to all representations and petitions made by prisoners or see and question any prisoner out of hearing, but not out of sight, of the jail officer.
- (e) direct, if deemed advisable, that any such representations or petitions including appeal and mercy petitions withheld by the Superintendent under rules in force be forwarded to the Government.
- (f) enter in the Visitors' Book:—
 - (i) the date and hour of the visit,
 - (ii) any remarks as to the result of the inspection.
- (g) call for from the jail record any book wherein entries relating to prisoners are made and inspect it unless the Superintendent for reasons to be recorded in writing refuses to allow such inspection on the ground that it is not desirable so to do in the public interest.

17. Access to certain prisoners by visitors prohibited. — No visitor shall have access to such prisoners or class of prisoners as the Government may from time to time specify.

Provided that no visitor shall visit prisoners on hunger strike.

(2) The Government may appoint the District Magistrate or any other person or persons to visit such prisoners or class of prisoners specified under sub-rule (1) and may issue such instructions for the guidance of the person or persons so appointed as it may think fit.

18. Action on remarks by visitors. — (1) Where any visitor has brought to notice any grave irregularity or other important matter requiring immediate attention or where any remarks made by a visitor require specific attention, the Superintendent of the prison shall at once forward a copy of the visitors' remarks recorded in that behalf in the Visitors' Book to the Inspector General of Prisons Panaji, and the Superintendent shall also forward to the Inspector General of Prisons Panaji, a copy of every other entry made by a visitor in the Visitors' Book on the first day of the month immediately following the month in which such entry was made with such remarks as the Superintendent may desire to offer.

(2) The Inspector General of prisons may take such action and pass such orders in respect of any communication received by him under sub-rule (1) as he considers appropriate.

The Superintendent shall also in due course inform in writing the visitor concerned or the Board, as the case may be, about the action taken.

19. Visits to prisons by persons other than Prison Officers and visitors. — (1) Save as hereinbefore provided and subject to the provisions of sub-rule (2), no person other than a prison officer or a visitor shall be allowed to enter a prison without the previous permission of the Superintendent, the Inspector General or Government. Every such person shall be accompanied by a jailor.

(2) A post graduate research student may, with the previous permission of the Government, be permitted to visit a prison for research purposes only; but no lady student shall be permitted to do research work in men's section of the prison.

20. Power of police officers to visit prisons. — (1) Except in such special circumstances as may be determined by the Superintendent, the Superintendent may, with a view to affording an opportunity of recognising old offenders, permit, not of tenner than once a week, a Police Officer duly deputed by the Deputy Superintendent of Police to have access in the prison office to the admission register and release diary; and it shall be lawful for the Police Officer on the basis of this register and diary to prepare lists of prisoners admitted during the week immediately preceding that in which the inspection was made of prisoners likely to be discharged in the week following such week and of any unidentified

prisoners still under police enquiry, whom the Police may have to inspect on parade.

(2) The prisoners who have been convicted under Chapters XII, XVI, XVII, and XVIII of the Indian Penal Code of offences punishable with three years, or of attempts to commit offences punishable under sections 328, 363, 364, 365, 366, 366A, 367, 368 and 369, persons bound down under sections 109 and 110 of the Code of Criminal Procedure, 1898 and under trial prisoners whose names are contained in a list prepared under Sub-Rule (1) shall be paraded at the weekly parade, separately from others; and Police Officers (not exceeding twenty in number), selected by the Senior Superintendent of Police, the Deputy Superintendent of Police shall be permitted to hold communications with any prisoners except such as is necessary for the purpose of identification;

Provided that no woman prisoner shall be paraded for the inspection of Police Officers.

(3) The Superintendent shall for purposes of sub-rules (1) and (2) inform Senior Superintendent of Police and the Deputy Superintendent of Police of the hour at which the Police Officer can have access to the Prison Office and of the day on which the weekly parade of prisoners will be held.

21. Powers of certain officers to interrogate prisoners etc. — (1) The Senior Superintendent of Police at Panaji may authorise by letter any Police Officer not below the rank of an Inspector (unless for special reasons recorded in such letter a Police officer of a lower rank is specified) to interrogate any prisoner or to bring witnesses or informers to the prison for the purpose of identifying any prisoner or prisoners should such a course be necessitated during the investigation of any case. Such letter shall be addressed by the aforesaid officer to the Superintendent of the prison concerned.

(2) The Superintendent on receipt of a letter addressed to him under sub-rule (1) shall permit —

(a) the officer specified in the letter to interrogate the prisoner in the presence but not within the hearing of the jailor or some other officer approved by him and also witnesses and informers to be brought in the prison for the purpose aforesaid:

Provided that no prisoner or prisoners shall be paraded by any Jailer before such witnesses or informers for identification except along with a number of prisoners clad in a similar manner.

(3) Except as provided in sub-rule (1), no police officer (not being an ex-officio visitor) shall interrogate any prisoner.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

R. L. Segel, Law Secretary.

Panaji, 5th February, 1968.